Remarks

In the Office Action dated May 06, 2005, claims 1-40 were rejected under 35 U.S.C. § 103(a). In response, Applicant has amended claims 1-17, 19-37, and 39-40. All amendments are fully supported by the original disclosure. No new matter has been introduced. Accordingly, claims 1-40 remain pending.

Rejections under 103(a)

Claims 1-40 were rejected under 35 USC 103(a) over U.S. Patent Number 6,598,076 to Chang *et al*, ("Chang") in view of U.S. Patent Number 6,178,432 to Cook *et al*, ("Cook").

Claim 1 now requires in part the operation of

"processing ... a binary file generated by a source application to identify one or more user interface displays rendered when contents of the binary file are viewed using the source application; and

generating .. a self-contained representations of the one or more user interface displays ..."

Thus, when Claim 1 is viewed as a whole, as required by law, it is directed towards a novel method that enables viewing of contents of a binary file without usage of the source application that generated the binary file, through determination of the user interface displays otherwise would have been rendered had the source application been used for its viewing, and creation of a self-contained representation of these user interface displays using user interface display specifications."

In contrast, Chang merely teaches of a translator computer 20 that can open a particular attachment to an email, reformat the attachment to HTML (col. 5, lines 40-45) and embed it in a new message (col. 4, lines 3-14). Exhibit A illustrates the HTML source of a HTML page generated from a Word document having the remarks of this paper, and Exhibit B illustrate the HTML source of a HTML page generated from an

Excel spreadheet having the same, Applicant submits such translation does not suggest the recited "processing" operation for "ideitifying one or more user interface displays rendered when contents of the binary file are viewed using the source application". It follows then Chad does not suggest the recited "generation" operation for generating the self-contained representation having one or more user interface specifications specifying the identified one or more user interface displays.

Cook teaches a method for creating a web page using a number of objects.

Thus, Cook does not remedy Chang's deficiencies. When combined (ignoring the issue of whether there is motivation to do so), Chang and Cook at best teaches of a translation method with the HTML constituted using various objects to represent different portions of a web page.

Therefore, for at least the foregoing reasons, Chang and Cook in combination does not suggest amended claim 1.

Each of independent claim 7, 15, 21, 27 and 35 contains in substance the same recitations earlier discussed for claim 1. Accordingly, for at least the same reasons, claims 7, 15, 21, 27 and 35 are patentable over Chang and Cook.

Claims 2-6, 8-14, 16-20, 22-26, 28-34, and 36-40 depend from claims 1, 7, 15, 21, 27, and 35 respectively. Thus, for at least the same reasons, claims 2-6 and 22-26 are patentable over Chang and Cook.

Claims 2-40 are patentable over Chang and Cook for a number of other reasons, including but not limited to, for example,

claims 4, 8, 16, 24, 28, and 36 are patentable over Chang and Cook,
 because they failed to teach or suggest the recited attachment of the self-contained representation with the original electronic message; Chand and
 Cook teaches embedding the translated attachment in a new message;

 claims 7, 15, 27 and 35 are patenable over Chang and Cook, beceause neither suggest the recited "selecting a set of user interface display specifications from a plurality of sets of user interface display specifications, based at least in part on the identified format of the binary file.

Conclusion

Claims 1-40 are believed to be in condition for allowance. Entry of the foregoing remarks is respectfully requested and a Notice of Allowance is earnestly solicited.

Please charge any shortages and credit any overages to Deposit Account No. 500393.

Respectfully submitted, SCHWABE, WILLIAMSON & WYATT, P.C.

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